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12 Attorneys for Defendants  
13 AMZONE LLC, HUGO MARTINEZ  
(erroneously sued as AUGO MARTINEZ),  
and HOYTT ENTERPRISES, INC.  
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15  
16 UNITED STATES DISTRICT COURT  
17 FOR THE NORTHERN DISTRICT OF CALIFORNIA  
18

19 PETER MENDOZA,

20 Plaintiff,

21 v.

22 AMZONE, LLC; HUGO MARTINEZ  
(erroneously sued as AUGO  
23 MARTINEZ); HOYTT  
ENTERPRISES, INC.; and DOES 1-10,  
24 Inclusive,

25 Defendants.  
26

Case No. C10-03258-EMC

**SUPPLEMENTAL UPDATED  
JOINT CASE MANAGEMENT  
CONFERENCE STATEMENT**

ORDER RESETTING CMC

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27  
28 SUPPLEMENTAL UPDATED JOINT CASE  
MANAGEMENT CONFERENCE STATEMENT  
Case No. C10-03258-EMC

1 Plaintiff PETER MENDOZA (“Plaintiff”) and defendants AMZONE, LLC;  
2 HUGO MARTINEZ (erroneously sued as AUGO MARTINEZ); and HOYTT  
3 ENTERPRISES, INC. (all defendants together “Defendants”), by and through their  
4 respective counsel, hereby jointly file this **supplemental updated** Joint Case  
5 Management Conference Statement.

6 As noted in the updated Joint Case Management Conference Statement filed  
7 with the Court on July 22, 2011, at a July 20, 2011 mediation with James  
8 Hodgkins, the parties settled all issues in this case, including: injunctive relief,  
9 damages, attorneys’ fees, litigation expenses, and costs. On July 21, 2011, the  
10 parties filed a Consent Decree and Proposed Order with the Court that  
11 memorializes settlement of injunctive relief. See Docket No. 26. The parties are  
12 currently working on a written agreement that describes all of the terms of  
13 settlement of monetary issues in this case.  
14

15 The parties file this supplemental updated statement to clarify that they **do**  
16 **not want the Court to dismiss this case** until the injunctive relief described in the  
17 Consent Decree and Order is completed and all payments for damages, attorneys’  
18 fees, litigation expenses and costs are made. The parties will file a stipulated  
19 dismissal upon completion of these terms.  
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1 DATED: July 25, 2011

**LAW OFFICES OF PAUL L. REIN**

2 By: /s/ Catherine M. Cabalo  
3 Catherine M. Cabalo

4 Attorneys for Plaintiff  
5 PETER MENDOZA

6 DATED: July 25, 2011

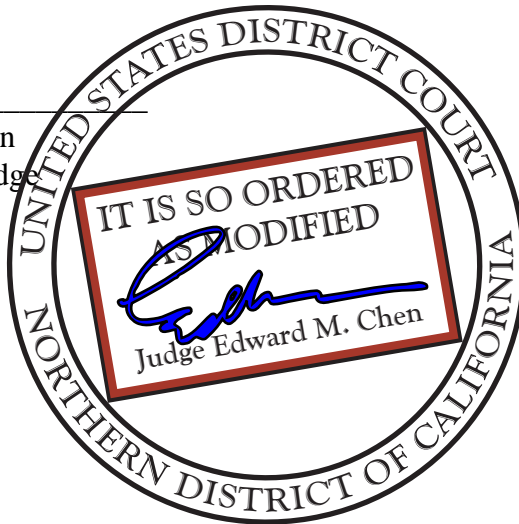
**VALERIAN PATTERSON & STRATMAN  
7 LLP**

8 By: /s/ David E. Hunter, III  
9 David E. Hunter, III

10 Attorneys for Defendants  
11 AMZONE LLC, HUGO MARTINEZ  
(erroneously sued as AUGO MARTINEZ),  
and HOYTT ENTERPRISES, INC.

12  
13 IT IS SO ORDERED that the Status Conference set for 8/1/11 at 10:30 a.m. is reset  
for 9/9/11 at 10:30 a.m. An updated joint Status Report shall be filed by 9/2/11.

14  
15 Edward M. Chen  
16 U.S. District Judge



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1                   **FILER'S ATTESTATION**

2                   Pursuant to General Order 45, section X(B), I hereby attest that on July 25,  
3 2011, I, Catherine M. Cabalo, received the concurrence of David E. Hunter, III in  
4 the filing of this document.

5                   /s/ Catherine M. Cabalo  
6                   Catherine M. Cabalo  
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